LB 465

## LEGISLATURE OF NEBRASKA

## ONE HUNDREDTH LEGISLATURE

SECOND SESSION

## LEGISLATIVE BILL 465

FINAL READING

Introduced by Chambers, 11.

Read first time January 17, 2007

Committee: Judiciary

## A BILL

- FOR AN ACT relating to criminal procedure; to amend sections
  2 29-1928 and 29-1929, Revised Statutes Cumulative
  3 Supplement, 2006; to change provisions relating to
  4 jailhouse informants; and to repeal the original
  5 sections.
- 6 Be it enacted by the people of the State of Nebraska,

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1 Section 1. Section 29-1928, Revised Statutes Cumulative

- 2 Supplement, 2006, is amended to read:
- 3 29-1928 The Legislature finds and declares that the
- 4 interests of justice may be thwarted by unreliable testimony at
- 5 trial. There is a compelling state interest in providing safeguards
- 6 against the admission of testimony the reliability of which may be
- 7 or has been compromised through improper inducements.
- 8 The Legislature further finds and declares that the
- 9 testimony of a jailhouse informer is sometimes unreliable. A
- 10 jailhouse informer, due to the receipt or promise of a benefit, is
- 11 presumed to provide testimony that may be unreliable.
- 12 For purposes of sections 29-1928 and 29-1929, a jailhouse
- 13 informer is a person in custody as: An accused defendant, a
- 14 convicted defendant awaiting sentencing, a convicted defendant
- 15 serving a sentence, or a criminal suspect, or a person detained
- 16 for questioning regarding the event for which such person received
- 17 <u>a deal, promise, inducement, or benefit. A jailhouse informer is</u>
- 18 deemed to be in custody whether physically in jail or not.
- 19 Sec. 2. Section 29-1929, Revised Statutes Cumulative
- 20 Supplement, 2006, is amended to read:
- 21 29-1929 Before the testimony of a jailhouse informer is
- 22 admissible in court, the following requirements must be met:
- 23 At least ten days before trial, the state shall disclose
- 24 to the person against whom the jailhouse informer will testify, or
- 25 to such person's counsel:

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1 (1) The known criminal history of the jailhouse informer;

- 2 (2) Any deal, promise, inducement, or benefit that the
- 3 state or any person acting on behalf of the state has made or may
- 4 make in the future to the jailhouse informer;
- 5 (3) The specific statements allegedly made by the person
- 6 against whom the jailhouse informer will testify and the time,
- 7 place, and manner of disclosure;
- 8 (4) All cases known to the state in which the jailhouse
- 9 informer testified or offered statements against a person but
- 10 was not called as a witness, whether or not the statements were
- 11 admitted as evidence in the case, and whether the jailhouse
- 12 informer received any deal, promise, inducement, or benefit in
- 13 exchange for or subsequent to such testimony or statement, and all
- 14 investigations in which the jailhouse informer was involved, known
- 15 to the prosecutor or the law enforcement authority, during the
- 16 course of which the jailhouse informer was offered or received any
- 17 <u>deal</u>, promise, inducement, or benefit; and
- 18 (5) Whether at any time the jailhouse informer recanted
- 19 testimony or statements and, if so, a transcript or copy of such
- 20 recantation.
- 21 Sec. 3. Original sections 29-1928 and 29-1929, Revised
- 22 Statutes Cumulative Supplement, 2006, are repealed.